540,394 Translation

## PATENT COOPERATION TREATY



## **PCT**

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference 3132WO0P	FOR FURTHER ACTION	See Form PCT/IPEA/416
International application No. PCT/JP2003/016655	International filing date (day/month/yea. 25 December 2003 (25.12.2003	r) Priority date (day/month/year)
International Patent Classification (IPC) or nat	ional classification 170	26 December 2002 (26.12.2002)
C07K 14/47, C12N 15/12, C12P 2 33/50_A61K 31/711_38/17_39/39 Applicant	21/02, C12Q 1/68, C07K 16/18, A01 25_A61P 35/00	K 67/027, C12N 5/10, G01N 33/15,
TAKI	EDA CHEMICAL INDUSTRIES	S, LTD.
<ol> <li>This report is the international prelimin Authority under Article 35 and transm</li> </ol>	nary examination report, established by itted to the applicant according to Article	this International Preliminary Examining e 36.
2. This REPORT consists of a total of	9 sheets, including this cover	
3. This report is also accompanied by AN	NEXES, comprising:	EI SHEEL.
a. (sent to the applicant and to	the International Bureau) a total of	sheets as follows:
sheets of the descrip-	tion claims and/or described	been amended and are the basis of this report thority (see Rule 70.16 and Section 607 of the
sheets which superse beyond the disclosur Supplemental Box.	ede earlier sheets, but which this Author e in the international application as file	rity considers contain an amendment that goes d, as indicated in item 4 of Box No. I and the
b. (sent to the International 1 Diskette readable form only, as indic Administrative Instructions).	Bureau only) a total of (indicate , containing a sequence lisated in the Supplemental Box Relating	type and number of electronic carrier(s)) ting and/or tables related thereto, in computer to Sequence Listing (see Section 802 of the
4. This report contains indications relating		
Box No. I Basis of the report	:	
Box No. II Priority		
Box No. III Non-establishmen	t of opinion with regard to novelty, inves	ntive step and industrial annihing at
Lack of unity of in	vention	and measural applications
Box No. V Reasoned statemer	nt under Article 35(2) with regard to nov nations supporting such statement	elty, inventive step or industrial applicability;
Box No. VI Certain documents		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Box No. VII Certain defects in t	he international application	1
	ns on the international application	
ate of submission of the demand	Date of completion	of this report
27 January 2004 (27.01.200	.4)	May 2004 (31.05.2004)
ame and mailing address of the IPEA/JP	Authorized officer	y ==== (51.05.2004)
acsimile No.	Telephone No.	

Form PCT/IPEA/409 (cover sheet) (January 2004)

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/JP2003/016655

Box No	). I	Basis of the report
1. With	regard	I to the language, this report is based on the international application in the language in which it was filed, unless
	This whic	report is based on translations from the original language into the following language, this language of a translation furnished for the purpose of:
		international search (under Rules 12.3 and 23.1(b))
ļ		publication of the international application (under Rule 12.4)
ļ		international preliminary examination (under Rules 55.2 and/or 55.3)
		( Antes Vales 35.2 and/or 55.5)
2. With furnia and a	re not	I to the elements of the international application, this report is based on (replacement sheets which have been the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" annexed to this report):  atternational application as originally filed/furnished
		scription:
1	pages	on outsing 11. C1. 1/C . 1 . 1
	pages	*, as originally filed/furnished, as originally filed/furnished
]	pages	received by this Authority on
	the cla	
	pages	
	pages'	, as originally filed/furnished , as amended (together with any statement) under Article 19
	pages'	received by this Authority on
	pages*	received by this Authority on
	the dra	awings:
	pages	
	pages*	, as originally filed/furnished received by this Authority on
	pages*	received by this Authority on
$\boxtimes$	a seque	ence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.
		to Sequence Listing.
3. [	The an	nendments have resulted in the cancellation of:
	r	
		the description, pages
	=	he claims, Nos.
		he drawings, sheets/figs
	片 '	he sequence listing (specify):
		iny table(s) related to sequence listing (specify):
	(Rule 7	port has been established as if (some of) the amendments annexed to this report and listed below had not been since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box the description, pages
	님 "	ne claims, Nos.
	∐յե	ne drawings, sheets/figs
	╚╸╚	ne sequence listing (specify):
i	a:	ny table(s) related to sequence listing (specify):
* If item		es, some or all of those sheets may be marked "superseded."

#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/JP2003/016655

	1 01/31/2003/010033
Supplemental Box Relating to Sequence Listing	
Continuation of Box No. 1, item 2:	
<ol> <li>With regard to any nucleotide and/or amino acid sequence disclosed in the internation invention, this report was established on the basis that of:</li> </ol>	al application and necessary to the claimed
a. type of material	
a sequence listing	
table(s) related to the sequence listing	
b. format of material	
in written format	
in computer readable form	
c. time of filing/furnishing	
contained in the international application as filed	
filed together with the international application in computer readable form	·
furnished subsequently to this Authority for the purpose of search and/or ex	amination
received by this Authority as an amendment* on	
2. In addition, in the case that more than one version or copy of a sequence listing as or furnished, the required statements that the information in the subsequent or add application as filed or does not go beyond the application as filed, as appropriate,	nd/or table(s) relating thereto has been filed ditional copies is identical to that in the
3. Additional comments:	were furnished.
·	;
* If item 4 in Box No. I applies, the listing and /or table(s) related thereto, which form parasuperseded".	rt of the basis of the report. may he marked
	2 Something

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

DOX 140. III 1401		RI REPORT ON PATENTA		PCT/JP2003/016655
ı	1-establishment of opin	ion with regard to novelty, in	ventive step and in	dustrial applicability
The questions who applicable have no	ether the claimed inventi ot been examined in resp	on appears to be novel, to invo	lve an inventive ste	ep (to be non obvious), or to be industr
<del></del>	re international application			
claims N	Nos20,	28, 36-42	_	
because:				
	the following subject ma	or the said claims Nos.	international proli-	37-40
See suj	pplemental sh	leet	momanonai preim	unary examination (specify):
	iption, claims or drawing clear that no meaningful plemental sho	s <i>(indicate particular elements</i> opinion could be formed <i>(speci</i> ⊖⊖t	<i>below)</i> or said clair fy):	ms Nos. <u>28, 36, 41, 42</u>
the claims,	or said claims Nos cription that no meaningf	ul opinion could be formed		are so inadequately supported
by the desc	cription that no meaningf	ul opinion could be formed.	Nos	are so inadequately supported
by the desc	cription that no meaningf	een established for said claims		20, 28, 36-42
by the desc	cription that no meaningf ional search report has be ide and/or amino acid sec tive Instructions in that:	een established for said claims	with the standard p	
no internate the nucleot Administra the written	cription that no meaningf ional search report has be ide and/or amino acid sec tive Instructions in that: form	een established for said claims	with the standard p	20, 28, 36-42
no internate the nucleot Administra the written	cription that no meaningf ional search report has be ide and/or amino acid sec tive Instructions in that:	een established for said claims quence listing does not comply has not been furnished	with the standard p i the standard	20, 28, 36-42
no internate the nucleot Administra the written	cription that no meaningf ional search report has be ide and/or amino acid sec tive Instructions in that: form	een established for said claims quence listing does not comply  has not been furnished does not comply with	with the standard p I the standard	20, 28, 36-42
no internate the nucleot Administra the written the compute	cription that no meaningf ional search report has be ide and/or amino acid sec tive Instructions in that: form  er readable form	cen established for said claims quence listing does not comply  has not been furnished  does not comply with  has not been furnished  does not comply with	with the standard p i the standard	20, 28, 36-42  Provided for in Annex C of the

#### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/JP 03/16655

Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: III. 1.

The subject matter of claims 20 and 37-40 relates to methods for treatment as well as diagnostic methods. Thus, this International Preliminary Examining Authority is not required to carry out international preliminary examination on this subject matter under the provisions of PCT Article 34(4)(a)(i) and PCT Rule 67.1(iv).

It is completely unknown what specific compounds are involved in the scope of the substances inhibiting the expression of a peptide, a gene, etc. as set forth in claims 28, 36, 41 and 42 and what are not. Thus, the above claims are described in an extremely unclear manner. Such being the case, no meaningful opinion can be presented concerning the novelty, inventive step and industrial applicability of the inventions set forth in the above claims and claims depending thereon.

Form PCT/IPEA/409 (Supplemental Box) (January 1994)

International application No.
PCT/JP 03/16655

NO

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement			
Novelty (N)	Claims	2,6-7,25-27,29-30,33-35	YES
	Claims	1,3-5,8-19,21-24,31-32	- NO
Inventive step (IS)	Claims		YES
	Claims	1-19, 21-27, 29-35	NO
Industrial applicability (IA)	Claims	1-19, 21-27, 29-35	YES

#### 2. Citations and explanations

Document 1: WO 00/12708 A2 (Genentech, Inc.)

Claims

Document 2: WO 01/68848 A2 (Genentech, Inc.)

Document 3: WO 01/77137 Al (Human Genome Sciences, Inc.)

Document 4: WO 01/36440 A1 (Human Genome Sciences, Inc.)

Document 5: WO 02/52005 A1 (Kazusa DNA Research Institute

Foundation)

Document 6: WO 00/78961 A1 (Genentech, Inc.)

Document 7: WO 02/46465 A2 (Oxford Biomedica Limited)

Document 8: WO 02/06329 A2 (Curagen Co.)

Claims 1, 3 to 5, 8 to 19, 21 to 24, 31 and 32

Documents 1 to 4 set forth a protein (PRO1480 (documents 1 and 2), HKAHL26 (document 3) and protein coded by gene No. 1 (document 4)) having 99% homogeneity with an amino acid sequence represented by sequence numbers 4, 7 or 10 of this application, and indicate that this protein is made to serve as a coding polynucleotide, recombinant vector, transformant or drug/diagnostic product. Documents 1 to 4 also disclose a screening method for inhibiting compounds (see document 1, claims, pages 183 to 185, fig. 141 and 142, sequence table sequence numbers 252 and 253; document 2, claims 22 and 23, pages 32 and 132, fig. 453 and 454, sequence table sequence numbers 453 and 454; document 3, claims; page 150;

ſ,

sequence table sequence number 1271; document 4, claims, pages 9 to 13 and 94 to 102, sequence table sequence numbers 11 and 64).

The amino acid sequence of the proteins disclosed in these documents effectively contains the same amino acid sequence as the amino acid sequence represented by sequence numbers 4, 7 or 10 of this application, therefore the inventions set forth in claims 1, 3 to 5, 8 to 19, 21 to 24 and 31 to 34 of this application cannot be distinguished from the inventions set forth in documents 1 to 4.

Claims 2, 6 and 7, 25 to 27, 29 and 30, 33 to 35 Documents 1 to 4 set forth a protein (PRO1480 (documents 1 and 2), HKAHL26 (document 3) and protein coded by gene No. 1 (document 4)) having 99% homogeneity with an amino acid sequence represented by sequence numbers 4, 7 or 10 of this application, and indicate that this protein is made to serve as a coding polynucleotide, recombinant vector, transformant or drug/diagnostic product. Documents 1 to 4 also disclose a screening method for inhibiting compounds (see document 1, claims, pages 183 to 185, fig. 141 and 142, sequence table sequence numbers 252 and 253; document 2, claims 22 and 23, pages 32 and 132, fig. 453 and 454, sequence table sequence numbers 453 and 454; document 3, claims, page 150, sequence table sequence number 1271; document 4, claims; pages 9 to 13 and 94 to 102; sequence table sequence numbers 11 and 64).

Documents 1 to 4 also indicate that said protein or polynucleotide are involved with cancer and apotosis (see document 1, page 22; document 2, page 132; document 3, page 150; document 4, pages 11, 94 to 102, especially code H0486 and H0574).

The amino acid sequence of the proteins disclosed in

International application No. PCT/JP 03/16655

these documents effectively contain the same amino acid sequence as the amino acid sequence represented by sequence numbers 4, 7 or 10 of this application, therefore it would be easy for a person skilled in the art to conceive of attempting to manufacture a cancer-related drug based on the protein or polynucleotide set forth in documents 1 to 4.

Therefore the inventions set forth in claims 25 to 27, 29, 30, and 33 to 35 cannot be distinguished from the inventions set forth in documents 1 to 4.

In addition, documents 1 to 4 also set forth polynucleotides that code disclosed cancer-related proteins, therefore it would be easy for a person skilled in the art to conceive of carrying out screening using these polynucleotides to obtain the polynucleotide which codes the polypeptide having a specific sequence set forth in the invention of this application. Moreover, it would not be difficult for a person skilled in the art to obtain a polynucleotide with high sequence homogeneity.

It would therefore be easy for a person skilled in the art to conceive of the inventions set forth in claims 2, 6 and 7 of this application in the light of documents 1 to 4.

Claims 1, 3 to 5, 8 to 19, 21 to 24, 31 and 32

Documents 5 to 8 set forth a protein having 99% homogeneity with an amino acid sequence represented by sequence numbers 4, 7 or 10 of this application (pj01678 (document 5), PRO1480 (document 6), sequence numbers 91 and 92 (document 7), NOV 7 (document 8)), and indicate that this protein is made to serve as a coding polynucleotide, recombinant vector, transformant or drug/diagnostic product. Documents 5 to 8 also disclose a screening method for inhibiting compounds (see document 5, claims, pages 12 to 18, sequence table sequence number 31;

Form PCT/IPEA/409 (Box V) (January 1994)

International application No. PCT/JP 03/16655

document 6, claims, pages 180 to 182 and 355, fig. 141 and 142, sequence table sequence numbers 252 and 253; document 7, claims, page 256, sequence table sequence numbers 91 and 92; document 8, claims, pages 51 to 58, sequence table sequence numbers 17 and 18).

The amino acid sequence of the proteins disclosed in these documents effectively contain the same amino acid sequence as the amino acid sequence represented by sequence numbers 4, 7 or 10 of this application, therefore the inventions set forth in claims 1, 3 to 5, 8 to 19, 21 to 24 and 31 to 32 of this application cannot be distinguished from the inventions set forth in documents 5 to 8.